		TES DISTRICT COURT STRICT OF NEW YORKX	· ·
UNITED S	TA	TES OF AMERICA,	APPLICATION AND ORDER OF EXCLUDABLE DELAY
PERRY RO	TTC	Ļ	13-M-976
in this is now to the second		Defendant, X	ρC
period from information disposition	n De n or of t	ecember 6, 2013 to January 10, 2014 be elindictment must be filed. The parties se (X) they are engaged in plea negotion his case without trial, and they require an ithout the risk that they would not, despite trial,	t Perry Roth hereby jointly request that the time excluded in computing the time within which an ek the foregoing exclusion of time in order because ations, which they believe are likely to result in a nexclusion of time in order to focus efforts on plea e their diligence, have reasonable time for effective and prepare for trial due to the complexity of case,
	er :	7, 2013 and was released on November 8	r of excludable delay. The defendant was arrested, 2013. Counsel for Defendant
•			

For defendant to read, review with counsel, and acknowledge:

I understand that federal law generally provides that I have a right to have formal charges lodged against me within thirty days of my arrest and a right to a trial on those charges within seventy days after formal charges have been lodged. I further understand that I do not have to consent to the exclusion of time sought in this application and that, by consenting to entry of this order, the date on which formal charges must be lodged will be delayed and the date for the commencement of any trial on those charges will likely be delayed as well. I also understand that if formal charges are not brought against me within the time required by law, I may seek relief from the court, and that this relief might include dismissal of the complaint now pending against me.

I have reviewed this application, as well as the order annexed below, and have discussed the question of whether I should consent to entry of an order of excludable delay carefully with my attorney.			
consent to the entry of the order voluntarily and of my own free will. Have not been threatened or coerced			
for my consent.			
Date Defendant			
For Defendant's Counsel to read and acknowledge:			
I certify that I have reviewed this application and the attached order carefully with my client. I further			
certify that I have discussed with my client a defendant's right to speedy indictment and the question of			
whether to consent to entry of an order of excludable delay. I am satisfied that my client understands the			
contents of this application and the attached order, that my client consents to the entry of the order			
voluntarily and of his or her own free will, and that my client has not been threatened or coerced for			
consent.			
Jano			
ORDER OF EXCLUDABLE DELAY			
Upon the joint application of the United States of America and defendant Perry Roth, and with the			
express written consent of the defendant, the time period from December 6, 2013 to January 2, 2014 is			
hereby excluded in computing the time within which an information or indictment must be filed, as the			
Court finds that this exclusion of time serves the ends of justice and outweighs the best interests of the			
public and the defendant in a speedy trial because			
given the reasonable likelihood that ongoing plea negotiations will result in a disposition of this case without trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiations without the risk that they would be denied the reasonable time necessary for effective preparation for trial, taking into account the exercise of due diligence.			
() additional time is needed to prepare for trial due to the complexity of case.			
()			
SO ORDERED.			
Dated: Brooklyn, New York			
United States Magistrate Judge			